

THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JONATHAN BOTEY,

v.

Plaintiff

: 3:12-CV-1520
(JUDGE MARIANI)

ROBERT GREEN, et al.,

Defendants

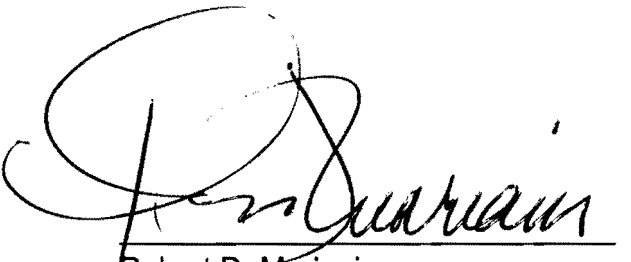
ORDER

AND NOW, THIS 8th DAY OF JUNE, 2017, in accordance with the accompanying memorandum opinion, **IT IS HEREBY ORDERED THAT:**

1. Plaintiff's Motion to Preclude Irrelevant Personal Matters of Plaintiff, Jonathan Botey (Doc. 189) is **DENIED**.
2. Plaintiff's Motion to Preclude Irrelevant Personal Matters of Maria Isabelle Lopez-Lake (Doc. 183) is **DENIED IN PART AND GRANTED IN PART** as follows:
 - a. With respect to Lopez-Lake's memory issues, such evidence will be permissible in cross-examination solely for the purpose of aiding the jury in determining the witness' credibility. However, any reference to Lopez-Lake's memory issues as genetic and therefore the cause, or part of the cause, of Botey's asserted memory problems is precluded, subject to the reservation noted in the accompanying opinion.
 - b. Any reference to Lopez-Lake's colitis and mild depression is precluded.

3. Plaintiff's Motion to Preclude Testimony of Trooper Joseph H. Nalepa Regarding Accident Reconstruction and the Cause of the Subject Accident (Doc. 179) is **RESERVED UNTIL TIME OF TRIAL.**

4. Plaintiff's Motion to Preclude Defendants from Introducing Evidence or Making Comments or Argument Regarding any Adverse Effect of the Accident on Defendants and/or a Verdict Against the Defendants (Doc. 187) is **DENIED WITHOUT PREJUDICE.**



Robert D. Mariani
United States District Judge